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	1 2 3 4	CURTIS R. TINGLEY (SBN112322) ctingley@tingleyllp.com BRUCE C. PIONTKOWSKI (SBN 152202) bpiontkowski@tingleyllp.com TINGLEY PIONTKOWSKI LLP 10 Almaden Boulevard, Suite 430 San Jose, California 95113				
	5	Telephone: (408) 283-7000 Facsimile: (408) 283-7010				
	7	Attorneys for Defendants MASTER MARKETEERS, INC., and SUSAN PACINI				
	8					
	9	UNITED STATES DISCTRICT COURT				
	10	NORTHERN DISTRICT OF CALIFORNIA				
	11	SAN FRANCISCO DIVISION				
	12		1			
	13	CHANEL, INC., a New York corporation,	CASE NO. CV-07-05946 CRB			
	14	Plaintiff,	DECLARATION OF BRUCE			
	15	v.	PIONTKOWSKI IN SUPPORT OF DEFENDANT PACINI'S MOTION TO			
	16	SUSAN LYNNE PACINI aka SUSAN L. PACINI dba	SET ASIDE DEFAULT			
	17	PLANET TAN dba MASTER MARKETEERS, INC., and DOES 1-10, inclusive,	Date: May 30, 2008 Time: 10:00 a.m.			
	18	Defendants.	Courtroom: 8, 19 th Floor Honorable Charles R. Breyer			
	19		_] 			
	20	I, Bruce Piontkowski, declare:				
	21	1. I am an attorney licensed to practice law in the State of California and counsel for				
•	22	Defendant SUSAN LYNNE PACINI aka SUSAN L. PACINI (hereinafter "PACINI"), on whose				
	23	behalf I make this declaration. If called as a witness, I would competently testify to the following				
	24	facts, all of which are within my personal knowledge, except those alleged on information and				
•	25	belief, and as to those facts, I believe them to be true.				
	26	2. On April 8, 2008, I sent a letter to Plaintiff's counsel, Michael Lisi, requesting that				
	27	the default of PACINI be set aside.				
	28	3. I believe I called Michael Lisi on April 9, 2008, and left a voice mail for him.				
TINGLEY PIONTKOWSKI	LLP	C76CC370.docx DECL. IN SUPPORT OF MOTION TO SET ASIDE CASE NO. CV-07-05946 CRB				
Attorneys At L	AW					

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4. I spoke with Mi			chael Lisi on April 10, 2008. Mr. Lisi sta		ated that he was tied up, but	

would call on April 11, 2008.

5. Mr. Lisi finally called back on April 14, 2008. He stated that his client would not agree to set aside the default.

I declare under penalty of perjury under the laws of the State of California and the United States that the foregoing is true and correct.

Executed on April 18, 2008, at San Jose, California.

/s/ Bruce C. Piontkowski
BRUCE C. PIONTKOWSKI

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DECL. IN SUPPORT OF MOTION TO SET ASIDE CASE NO. CV-07-05946 CRB